Case 2:05-cv-00439-WHA-CSC Document 163 Filed 05/04/2006 Page 1 of 4

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION RECEIVED

Z006 MAY -4 P 10: 07 Richard Wayne Wright, St., * Plaintiff, Pro-Se., * Civil Actes A. Montes Delk - V S-* 2:05-CV-439-A-WO Sylvester Nettles, et.al., * Defendants.

Plaint9FF Wright Motion In Objection To The Honorable Charles S. Coody Order

I Richard Wayne Wright, Sr., am the Plaintiff, Pro-Se., in the above enclosed matter. PlagntoFF Filed this objection to the Honorable Charles S. Coody Order on motion, an denying plaintiff motion For an order to show cause (Court Doc No. #155) upon the parole board deFendants/members which was passed down on April 14,2006. Diagnitiff does not wish For the parole board members/ defendants to Justify their decision's Lina denying plaintiff for parole. Plain-tiff Wright does ask that they' show What was their determining principles in granting or denying plaintiff parole. Secondly, plaintiff was and is entitled by their parole guidelines as was establish when plaintiff was initially

incarcerated stating plaintiff and/ or other same situated inmate's whom Were Sentence under the same guide-Ignes Would be set OFF gn intervals no more than three (3) years. It Must be questioned why or what Cause plaintiff to be treated differently than the same situated inmate's 'who' Fall under the three (3) year interval (which is most favorable to plaintiff than the Five (5) year Interval Which has Increase (hes) punishment and lengthen (hes) incarceration in degrees, unfavorably. IF this motion 9s not 9n 9ts proper Form plaintiff ask that this Honorable Court Construd 9+ 9nto 9+5' proper Form.

Done this the 27th day of April 2006.

Respectfully Submitted,

Richard Wayne Wright ST. #187140
Ventress Correctional Facility
Segregation Unit/Cell # 801
P.O. Box # 767
Clayton, Alabama 36016

___ Certificate OF Service

This is to Certify that I Richard Wayne Wright, Sr., Pro-se., and the petitioner in the above encaptioned motion Certify I have Sent a Copy of this motion to the Clerk of this Court and earnestly ask due to plaintiff indigent status that this Honorable Court and/or clerk Forward a Copy of this motion along with the other two motion acompanied to the defendants Counsells) which addressess are as Following!

Gregory F Yayhmai ASB 2411 - H67G Scott, Sullivan, Streetman & Fox, P.C. 2450 Valley dale Road Birmingham, Alabama 35244

Troy Kang. (Attorney General)

State Bor # ASB - 5949- 5615

STeven Mallette Sirmon
(Assistant Attorney General)

Hugh Davis (Attorney)

Alabama Board Pardon and Parales

Post Office Box 302405

Montgomery, Alabama 36130

David B. Block (ASB-5098-K62D)

Page 3 of 4

William R LunsFord (ASB-4265-L72L)
Douglas B. Hargett (ASB-9928- SSIH)
Balsh & Birgham LLP
Post Office Box 18668
Huntsville, Alabama 35804-8668

Kim T Thomas
Gregory Marion Biggs
Alabama Department of Corrections
Legal Division
301 Ripley street
Montgomery, Alabama 36130

by placing this motion and others accompany in the hands of the in duty officer to be placed in the legal mail box located in the Kitchen, for postage to be prepaid by the prison officials mere to place in the United States mail box at Ventress Correctional Facility after postage is provided and properly address this on the 27th day of April 2006.

Respectfully Submitted,

Bill Wight A.

Richard Wayne Wright, ST.

Ventress Correctional Facility
Segregation Unit/Cell # 801

Pist Office Box 767

Clayton, Alabama 36016

Page 40F4